

UNITED STATES OF AMERICA

v.

Manning, Bradley E.
PFC, U.S. Army,
HHC, U.S. Army Garrison,
Joint Base Myer-Henderson Hall
Fort Myer, Virginia 22211

STIPULATION OF
EXPECTED TESTIMONY

Louis Travieso

DATED: 10 May 2013

(U) It is hereby agreed by the Accused, Defense Counsel, and Trial Counsel, that if Louis Travieso were present to testify during the merits and pre-sentencing phases of this court-martial, he would testify substantially as follows.

1. (U) I, Louis Travieso, am a former Non-Commissioned Officer in the United States Army. I served 4 years in the MOS of 13F. The Defense Intelligence Agency (DIA) recruited me to become an intelligence officer immediately after completing my service in the Army. I became an intelligence officer for DIA in 2006. In 2010 while serving as a DIA intelligence officer, I received a Bachelor of Arts in Criminology from Saint Leo University. In 2012, I received a Masters of Business Administration from Saint Leo University.
2. (U) Currently, I work at MacDill Air Force Base as a DIA intelligence officer at the United States Central Command (USCENTCOM) headquarters. In addition to being an intelligence officer, I am the Lead Plans Officer for certain countries. I have been the Lead Plans Officer since 2011. I work within the Targeting and Geospatial Readiness Department, which is within the Combat Readiness Branch at CENTCOM headquarters. The mission of the department is to gather targeting and geospatial data and assembling it into a comprehensive picture for the commander.
3. (U) As the Lead Plans Officer for certain countries and a DIA intelligence officer, I lead all intelligence support for my section by meeting with planners, obtaining systems requirements, assuring the requirements are met, and ensuring that the Joint Information Center (JIC) is supported by providing a comprehensive picture from the relevant targeting and geospatial systems. This work supports the JIC's mission to provide direct intelligence to all forces assigned to the Commander, USCENTCOM. I work with classified information daily in all of these tasks.
4. (U) Previously, I worked as an Information Release Specialist with DIA from 2006 until 2011. As the Information Release Specialist, I processed information for declassification. I was the subject matter expert responsible for determining whether J2 still possessed classified equities. In that position, I worked with classified documentation and reviews for classification daily. Currently, I still support information release work and am consulted on occasion regarding declassification.
5. (U) I first gained familiarity with this above-captioned case when I supported the Information Review Task Force (IRTF). I supported the IRTF by making available the JIC's expertise, analysis, and information collection management to other agencies participating in the IRTF.

(b) (1) (B)

6. (U) I was tasked to this case through CENTCOM's tasking management tool. The tool sent the task requirement to J2, and then J2 assigned me.

7. (U) After receiving the assignment, I began conducting a line-by-line review of the provided documents, which included, among others, documents from the Combined Information Data Exchange (CIDNE) Iraq, CIDNE Afghanistan, and documents related to the AR 15-6 of the Farah civilian casualties incident. I reviewed the documents for J2 equities, such as intelligence sources and methods, military operations, or systems capabilities. During the review, I coordinated equities with the relevant agencies.

8. (U) To determine classification, I applied the CENTCOM classification guide appropriate to the time of the document. I reviewed each document at the time of its origin and the time of its compromise. Everything I reviewed was at the "SECRET" level.


[REDACTED]


(b) (1) (B)

10. (U) Furthermore, Classified Document was marked "SECRET" on the top and bottom of each page. As an Information Release Specialist and Lead Plans Officer for my section, I frequently handle classified documents like Classified Document. This document is only found on SIPRNET or a higher classified network because it is classified. Classified documents, like Classified Document, are marked with the appropriate classification on the top and bottom of the page. These markings put the reader on notice that the information is classified and should be handled accordingly. Furthermore, the paragraphs in a classified document are portion-marked, which also puts the reader on notice of the specific classification for that section.

11. (U) Classified documents and documents marked as classified must be handled in accordance with the rules set forth in Executive Order 13526, and previously in Executive Order 12958. I am familiar with these Executive Orders because I have been working under the guidelines set forth therein during my entire professional career as a DIA intelligence officer.


ASHDEN FEIN
MAJ, JA
Trial Counsel


BRADLEY E. MANNING
PFC, USA
Accused


DAVID E. COOMBS
Civilian Defense Counsel

(b) (1) (B)